

JANUARY

Whole No. 210

intensity of force
counts for all

in going to which a large room with many persons at a table, which also had a heard ghost in the corner of the usual town.

Tall Title.—A writer in the New York Evening Post, calls Gen. Harrison "the cymbal-pipe psalter-and-tabor, the banjo-coon-skin-log-cabin harper-logger-battle-axe."

fashionable here. What of that? You can render them fashionable—you can render anything fashionable by general use. If it were

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is not suffering more acute than that felt by the affectionate, sensitive mind, mourning over the violation of marital vows. The suffering is not confined to the unhappy woman, in the dwelling of misery, who, at the midnight hour, trembles, as she approaches the footsteps of her drunken husband. You may grieve many an elegant furnished abode, and find the broken hearted wife and mother, surrounded by every external comfort, and yet in solitudes, silence, and tears. There is nothing that can compensate for the neglect of those we love. "I have no more," says a quaker writer, "to wish that I had twenty moons had waived since she clunged round me, sitting lonely and solitary as the sparrow on a house-top. Perhaps her health was now so delicate that the nourishing care of her partner was almost necessary to her existence; but he was gone away to political, literary, or, perhaps, to some dissipated life. Perhaps he returns at midnight, breathing the fumes of wine, and steaming with the smoke of the pipe?"

Call him a brute who breaks his wife's head, and also is a brute who breaks her heart; and how often an unhappy wife sits friendless and alone during the hours of the evening, and even of the night, and her faithless husband is seeking his pleasure in dissipation. How painful must be her reflections on finding her fondest anticipations disappointed, the friends at which she hoped to be blest with safety and society, deserted and desolate. That she never can be happy, is a sad affliction, and she will not waste her life by the reproach and lifeless personal attention. It is not a few gaudy trinkets and occasional feasts of fondness that can give wife a happy heart, and make her home a happy one—there must be real substantial kindness; the reciprocal evidence of love for the society and joy of life.

It is not unfrequently the case, that a wife mourns over the sad afflictions of her husband, who is not so much afflicted himself to strengthen and increase his attachment. She thinks because he once loved her, he ought to love her; but she neglects those attentions which first enchain his heart. Many a wife is thus distressed by her own neglect and sorrow. The woman deserves not a husband's generous love, who will not greet him with smiles as he returns from the labors of the day; who will not try to charm him to his home, and give him the enjoyment of a cheerful room and a cheerful heart. There is a wife who has in thousands of trifling acts, to withstand such an influence, and can wear away from such a home.

near to have given a powerful impulse to the
ing on the crisis to which their purposes inevi-
tably tend, perhaps twenty years sooner than it
did otherwise have occurred. As chroniclers
passing events we shall occasionally apprise our
readers of the progress of these measures.

Globe.

We copy from the Anti-Slavery Reporter, pub-
lished at New York, the following notice of
petitions that are to be presented to Con-
gress.

PETITIONS.—Petition Congress to abolish slavery
in the slave trade in the District of Columbia,
in the Territory of Florida; to the Legislature
of the State of New York, so as to
prohibit the domestic slave trade; not to ad-
mit any new State into this Union whose Constitu-
tion tolerates domestic slavery; to reject all propo-
sitions for the annexation of Texas to the Union; to
recognise the independence of Hayti. Petition
Legislatures to abolish the nine months' law; to
create a trial by jury to fugitives from other
States; and to take measures to secure the right
of suffrage to colored citizens whenever neces-

the extract from an editorial article in the paper. It speaks in language that cannot be understood, and requires no commentary. It distinctly declares that if speedy emancipation cannot be peacefully obtained, the "divergence of enslaved [must] be wrought out by a servile war."

THE CHURCH.—It is not difficult to see that the issue is approaching when the people of this country must choose between immediate and uncompensated emancipation, and convulsions of a terrible nature. Neither history, experience, nor the Scriptures authorize us to expect a long continuance of the existing state of things. Freedom, not to four-fifths of the people merely, but to *the inhabitants of the land* will surely come. It is the will of God, the true God, the God of the Christians, the Christians, temporizing Slaveholders, critical professors of religion, cannot prevent. It depends, we are persuaded, under God, on the white people of the United States—*prophets on the Christians of the land*—whether order and peaceful emancipation will ensue, or servitude of the enslaved be wrought out by a civil war. The Omnipotent Ruler of nations, God of the oppressed, seems now saying to the people of this land, as he once did to the oppressor of Egypt, "How long wilt thou refuse to free thyself from under me? Let thy people go, that they may serve me"—lest I bring my people out of slavery by "great judgments." Will our *modern Pharaohs* forever reply, "Who is the Lord, that (we) should heily his voice to let the (we) go?" (We) know not the Lord, neither (we) let (them) go." "If it be so,—which we aver—then the whole history of God's interposition of the Government of this world, *ancient and historical*, demonstrates that he will, *in the name of human policy*, triumph gloriously in the *emancipation of our oppressed countrymen*. And *spiritual emancipation*, we have faith to believe, will be the *inevitable* spiritual divergence, the *inevitable* *divergence*, *therefore*, shall we make (them) free, (we) shall be free indeed."

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Jacksonville Republican.
JACKSONVILLE, ALA. JAN. 20, 1841.

FOR GOVERNOR,
COL. BENJAMIN FITZPATRICK,
OF AUTAUGA.

WE are authorized to announce JOHN GRAHAM Esq. as a candidate for Sheriff of Benton County.

WE are authorized to announce ROBERT S. PORTER Esq. as a candidate for Sheriff of Benton County.

WE are authorized to announce NATHANIEL HILLIN Esq. as a candidate for Sheriff of Benton County.

WE are authorized to announce WILLIAM H. CUNNINGHAM Esq. as a candidate for re-election to the office of Circuit Clerk of Randolph County.

WE are authorized to announce ANDERSON WILKINS Esq. as a candidate for Sheriff of Benton County.

WE are authorized to announce WM. J. WILLIS, as a candidate for Sheriff of Benton County.

WE are authorized to announce M. J. W. ORR, as a candidate for the office of Sheriff of Benton County.

WE are authorized to announce JOHN D. BOWEN, as a candidate for Clerk of the Circuit Court of Randolph County.

WE are authorized to announce WM. F. MEANS Esq. as a candidate for Sheriff of Cherokee County.

WE are authorized to announce FRANCIS M. HARRIS, as a candidate for Tax Collector of Benton County.

WE are authorized to announce Joseph E. TAYLOR, as a candidate for Tax Collector of Benton County.

CAPIONS OF THE ACTS.

Passed by the General Assembly of Alabama, at an annual session, in November and December, 1840.

GENERAL ACTS.
1. An act making appropriations for the payment of members of the General Assembly, and officers of the Court.

2. An act in relation to bonds given by the officers of the Bank of the State of Alabama and its branches.

3. An act to regulate the practice in the Courts of Chancery in this State.

4. An act relating to the mode of collecting costs according to the rules of the Court.

5. An act to amend an act in relation to the mode of executing writs of habeas corpus, and placing in their stead, writs of habeas corpus ad testandum.

6. An act to provide for the election of Sheriff in certain cases.

7. An act to explain an act entitled an act to appoint administrators in certain cases, approved Feb. 5, 1840.

8. An act to amend an act in relation to the mode of collecting costs according to the rules of the Court.

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32. An act to amend an act in relation to the mode of collecting costs according to the rules of the Court.

15. An act to repeal the 5th section of an act to incorporate the town of Fredonia, in Chambers county, approved Feb. 4, 1840.

16. An act to authorize the election of an assessor and tax collector for the county of Cherokee.

17. An act to change the time of holding the County Court of Lauderdale county.

18. An act to limit the session of the Circuit Court to three weeks in the county of Talladega.

19. An act to incorporate the town of Jackson in the county of Walker.

20. An act to abolish certain election precincts therein named.

21. An act to extend the time for collecting of the county, school, and road tax in the county of Mobile for the year 1840.

22. An act to amend an act for locating the seat of Justice of Washington county, and for other purposes.

23. An act permanently to locate seat of Justice of Marshall county and for other purposes.

24. An act for the relief of Sarah A. Harris.

25. An act for the relief of Andrew J. Dozier, Cicero D. Hudson, and Jas. R. Powell.

26. An act to appropriate the surplus funds in the county of St. Clair.

27. An act authorizing the Judge of the County Court and commissioners of Roads and Revenue, to assess and collect a tax to defray county claims in the county of Randolph.

28. An act for the relief of Louisa Stewart, of Randolph county.

29. An act to incorporate the Sylvania male and female academy in the county of Limestone.

30. An act to incorporate the town of Eutaw, in Greene county.

31. An act to fix the time of holding the circuit court for the county of Sumter.

32. An act to compensate Little & Hopkins for passage and stores of 84 volunteer soldiers of Capt. Martin and Taylor's company, from Mobile to Demopolis and Jamestown, on board the steamer Wanderer.

33. An act to be entitled an act for the final settlement of the controversy between the counties of Jackson and Marshall, touching a certain claim of the former against the latter county.

34. An act for the promotion of the health and convenience of the city of Mobile, by the introduction of wholesome water into said city, to be used for domestic purposes, and the extinguishment of fires.

35. An act to alter the time of holding the circuit courts in the first Judicial circuit.

36. An act to organize and establish patrol laws in the county of Baldwin.

37. An act to incorporate the Mobile female Benevolent Society.

38. An act to amend an act for locating the seat of Justice of Washington county, and for other purposes.

39. An act authorizing the Judge of the County Court and Commissioners of Roads and Revenue, to assess and collect a tax to defray county claims in the county of Randolph.

40. An act to change the time of holding the County Court of Marengo county.

41. An act to divorce Herod Seals from his wife Sarah Seals.

42. An act to be entitled an act to regulate the proceedings of the courts, and the compensation of witnesses in the counties of Lowndes, Talladega, Butler, and others, approved January 8, 1840.

43. An act to repeal in part an act incorporating the city of Wetumpka.

44. An act to change the names of John Chesley and Catharine Rodgers, and to make them lawful heirs of John Tartt, of Monroe county.

45. An act to change the mode of assessing and collecting the taxes of Pike county.

46. An act to divorce Sarah A. Jones from her husband Jonathan Jones.

47. An act to authorize the election of a tax collector in the county of Russell.

48. An act excluding certain lands from the jurisdiction of the town of Benton, in the county of Lowndes.

49. An act to repeal an act authorizing the sheriff of Blount county to serve process issued by a justice of the peace.

50. An act authorizing the erection of two township school houses in the town of Livingston, in Sumter county.

51. An act to appoint a committee of finance in the county of Pike, and for other purposes.

52. An act to divorce Caroline Butts from her husband George Butts.

53. An act to locate the seat of justice in Marion county, and for other purposes.

54. An act for the relief of Thomas Casey, Paul H. Earle, Wm. Hunter and others.

55. An act for the removal of the disabilities of slaves, under the law against duelling.

56. An act for the relief of Thomas H. Bibb, of Lawrence county.

57. An act to divorce Sarah Welch from her husband Dennis Welch.

58. An act for the relief of Africa Roundtree.

59. An act for the relief of Alexander Paryear, of the county of Marion.

60. An act to attach a part of Mobile to the county of Marshall.

61. An act to authorize the tax collector of the counties of Marshall, Chambers and Talladega, to receive jury certificates in payment of taxes due said county.

62. An act to authorize the election of an assessor and tax collector, for the county of Cherokee.

63. An act to regulate taxation for the county of Henry.

64. An act for the relief of the citizens of deer Head Cove, in Dekalb county.

65. An act to authorize and compel the tax collector for the county of Covington to receive in payment of taxes for said county, jury tickets, for services rendered in the circuit and county courts, and for other purposes.

66. An act to change the time of holding the August term of the commissioners' court of Roads and Revenue in the county of Henry.

67. An act for the relief of May Howell.

68. An act to alter the mode of assessing and collecting the taxes for Henry and Dale counties.

69. An act to incorporate the town of Jasper, in the county of Walker.

70. An act to divorce Gertrude Tankesly from her husband, Richard Tankesly.

71. An act to provide for the payment of grand and petit jurors of Dale and Wilcox counties.

72. An act to change the name of William Tell Dean, and for other purposes.

73. An act to amend an act to authorize Seth Lore and William Welborn, to erect a wharf on the Chattahoochee River, in the town of Irwinton, Barbour county, approved Dec. 8, 1837.

74. An act to form a company beat, in the county of Marshall, and for other purposes.

75. An act to authorize the commissioners of section 16, township 17, of Montgomery county, to erect a suitable building for an academy.

76. An act to authorize the same individual to hold the office of clerk of the circuit and county court of Marion county.

77. An act to authorize H. Hayn to erect a toll bridge across Thompson's creek, in the county of Marshall.

78. An act to fix the time of the sales of sheriff, in Greene county. [Sales to be on the first and second Mondays in each month.]

79. An act for the benefit of Robert Mitchell.

80. An act to authorize Henry Hunter of Dallas county, to erect a gate or gates, up in that part of the public road which runs through his land, opposite the town of Lexington, in said county, and for other purposes.

81. An act to compensate Burke & Lowry of Talladega county.

82. An act for the benefit of the tax collector of Marshall county.

83. An act to appoint additional commissioners for the town of Jefferson, in the county of Cherokee, and for other purposes.

84. An act for the relief of Wiley D. Robins, tax collector in the county of Sumter.

85. An act to incorporate a female academy in the town of Marion, Perry county.

86. An act to change the name of Wade Webb and for other purposes.

87. An act to levy a special tax for the county of Morgan.

88. An act to authorize the directors of the Florence Bridge Company, to establish rules.

89. An act to change the time of holding the county court of Dallas county.

90. An act to authorize the Judge of the county court and commissioners of Roads and Revenue, to levy a special tax, for the building of a court house in the county of Dallas.

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